

1 Rod D. Margo (State Bar No.: 97706)
2 Frank A. Silane (State Bar No. 90940)
3 Jeffrey D. Wolf (State Bar No.: 204548)
CONDON & FORSYTH LLP
3 1901 Avenue of the Stars, Suite 850
Los Angeles, California 90067-6010
4 Telephone: (310) 557-2030
Facsimile: (310) 557-1299

5
6 Attorneys for Defendant
CATHAY PACIFIC AIRWAYS, LTD.

7
8 UNITED STATES DISTRICT COURT
9 NORTHERN DISTRICT OF CALIFORNIA

10 BIBEKANAND SATPATHY, dba
11 AMADORE ENTERTAINMENT

12 Plaintiff,

13 vs.

14 CATHAY PACIFIC AIRWAYS, LTD.,
15 COVENANT AVIATION SECURITY,
LLC, TRANSPORTATION SECURITY
16 ADMINISTRATION, CITY AND
COUNTY OF SAN FRANCISCO,
17 THAI AIRWAYS INTERNATIONAL,
LTD. and DOES 1 to 50,

18 Defendant.

19
20 Case No. C 04 5334 CW

21 STIPULATION AND [PROPOSED]
22 ORDER REGARDING
23 CONTINUANCE OF CASE
24 MANAGEMENT CONFERENCE
25 TO DATE OF HEARING OF
26 MOTION FOR SUMMARY
JUDGMENT

27 WHEREAS, this Court initially scheduled both the hearing on Warsaw
28 Convention motions for summary judgment and the case management conference
for August 19, 2005;

29 WHEREAS, pursuant to stipulation of all parties, the Court continued the
hearing on the Warsaw Convention motions for summary judgment from August
30 19, 2005 to September 9, 2005;

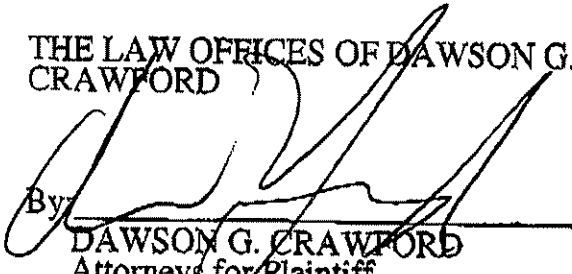
31 WHEREAS, the parties request a continuance of the case management to

1 September 9, 2005, so that it may be conducted the same day as the hearing on the
2 motions for summary judgment to save unnecessary court time and expense of the
3 parties;

4 IT IS HEREBY STIPULATED, by and between the parties, through their
5 respective counsel of record, that the Court continue the case management
6 conference from August 19, 2005 to September 9, 2005 at 10:00 a.m.

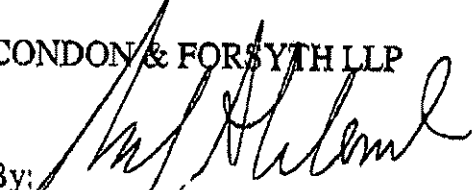
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8 Dated: August 4, 2005

THE LAW OFFICES OF DAWSON G.
CRAWFORD

9
10 By: 
11 DAWSON G. CRAWFORD
12 Attorneys for Plaintiff
13 BIBEKANAND SATAPATHY,
14 DBA AMADORE
15 ENTERTAINMENT

16 Dated: August 4, 2005

CONDON & FORSYTH LLP

17 By: 
18 ROD D. MARGO
19 FRANK A. SILANE
20 JEFFREY D. WOLF
21 Attorneys for Defendant
22 CATHAY PACIFIC AIRWAYS
23 LIMITED

24 Dated: August , 2005

OHASHI & PRIVER

25 By: 
26 MARK S. PRIVER
27 Attorneys for Defendant
28 THAI AIRWAYS
INTERNATIONAL PUBLIC
COMPANY LIMITED

1 September 9, 2005, so that it may be conducted the same day as the hearing on the
2 motions for summary judgment to save unnecessary court time and expense of the
3 parties;

4 **IT IS HEREBY STIPULATED**, by and between the parties, through their
5 respective counsel of record, that the Court continue the case management
6 conference from August 19, 2005 to September 9, 2005 at 10:00 a.m.

7

8 Dated: August , 2005

THE LAW OFFICES OF DAWSON G.
CRAWFORD

9

10 By: _____

11 DAWSON G. CRAWFORD
12 Attorneys for Plaintiff
13 BIBEKANAND SATAPATHY,
14 DBA AMADORE
15 ENTERTAINMENT

16

17 Dated: August 4, 2005

18 CONDON & FORSYTH LLP

19

20 By: _____

21 ROD D. MARGO
22 FRANK A. SILANE
23 JEFFREY D. WOLF
24 Attorneys for Defendant
25 CATHAY PACIFIC AIRWAYS
26 LIMITED

27

28 Dated: August 5 , 2005

OHASHI & PRIVER

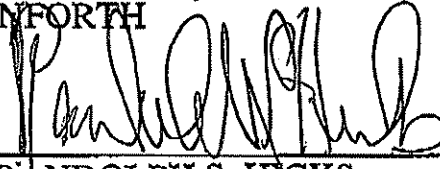
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30 By: _____

31 MARK S. PRIVER
32 Attorneys for Defendant
33 THAI AIRWAYS
34 INTERNATIONAL PUBLIC
35 COMPANY LIMITED

1 Dated: August 5, 2005

2 CODDINGTON, HICKS &
3 DANFORTH

4 By: 

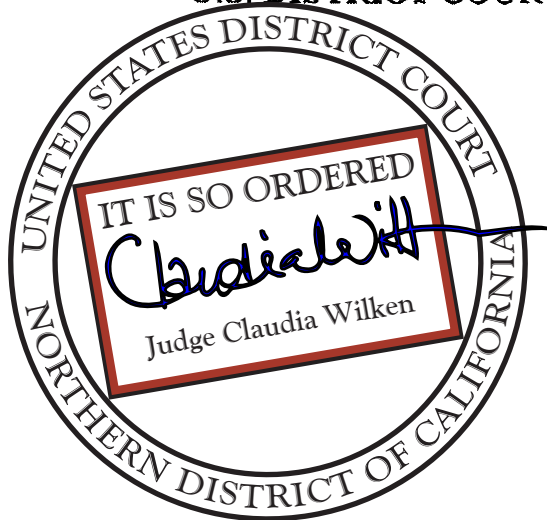
5 RANDOLPH S. HICKS
6 RICHARD G. GROTCHE
7 Attorneys for Defendant
8 COVENANT AVIATION
9 SECURITY, LLC

10 PURSUANT TO STIPULATION, IT IS SO ORDERED.

11 8/10/05

12 Dated: _____

13 HONORABLE CLAUDIA WILKEN
14 U.S. DISTRICT COURT JUDGE



PROOF OF SERVICE

STATE OF CALIFORNIA COUNTY OF LOS ANGELES

I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is 1901 Avenue of the Stars, Suite 850, Los Angeles, California 90067-6010. On August 8th, 2005, I served the within documents:

**STIPULATION AND [PROPOSED] ORDER REGARDING
CONTINUANCE OF CASE MANAGEMENT CONFERENCE TO DATE OF
HEARING OF MOTION FOR SUMMARY JUDGMENT**

8 **(By Facsimile):** I caused the above-referenced document(s) to be
transmitted by facsimile machine to the person(s) at the address(es) set
forth below

9

10 **(By Mail):** As Follows: I am "readily familiar" with the firm's practice
of collection and processing correspondence for mailing. Under that
practice it would be deposited with the U.S. Postal Service on that same
day with postage thereon fully prepaid at Los Angeles, California in the
ordinary course of business. I am aware that on motion of the party
served, service is presumed invalid if postal cancellation date or postage
meter date is more than one day after the date of deposit for mailing in
affidavit.

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14 **(By Personal Service):** I caused the above-referenced document(s) to be
personally delivered by hand to the person(s) at the address(es) set forth
below.

15

16 **(By Overnight Courier):** I caused the above-referenced document(s) to be
delivered by an overnight courier service to the person(s) at the
address(es) set forth below.

17

SEE ATTACHED SERVICE LIST

(Federal): I declare I am employed in the office of a member of the bar of this court at whose direction the service was made.

Executed on August 8th, 2005, at , California.

Donna A. Jacobs

1 **SERVICE LIST**
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Dawson G. Crawford, Esq.
The Law Offices of Dawson G. Crawford
237 Almendra Avenue
Los Gatos, California 95030
Telephone: (408) 395-9898

Mark Priver, Esq.
Ohashi & Priver
140 South Lake Avenue, Suite 208
Pasadena, California 91101

Randolph S. Hicks, Esq.
Douglas Colt, Esq.
Coddington, Hicks & Danforth
555 Twin Dolphin Drive, Suite 300
Redwood City, California 94065